UNITED STATES DIS	STRICT COURT
DISTRICT OF MAS	SACHUSETTS
CHARLES LANGONE, as FUND MANAGER of the NEW ENGLAND TEAMSTERS AND TRUCKING INDUSTRY PENSION FUND	4 11125 R/G
Plaintiff,	MAGISTRATE JUDGE De ()
v.) C.A. No.
STAMPRETE OF RHODE ISLAND, STAMP CRETE OF RHODE ISLAND, INC.) RECEIPT #
AND STAMPED CONCRETE, INC. Defendant,	SUMMONS ISSUED YES LOCAL RULE 4.1 WAIVER FORM
Parties and Juris	MCF ISSUED BY DPTY. CLK, F.O.M DATE 5 27 10 U

- 1. This is an action under the Employee Retirement Income Security Act of 1974

 ("ERISA"), 29 U.S.C. §1001, et seq., brought on behalf of the New England Teamsters and

 Trucking Industry Pension Fund ("Pension Fund") for damages and injunctive relief arising from unpaid late charges for delinquent contributions.
- 2. This court has jurisdiction and venue lies in this district pursuant to ERISA ol§502(e)(1) and (2), 29 U.S.C. §1132(e)(1) and (2).
- 3. Plaintiff, Charles Langone, is the Fund Manager of the Pension Fund and is a "fiduciary" within the meaning of Section 502(a)(3) of ERISA, 29 U.S.C. §1132(a)(3). The Pension Fund is a "multi-employer plan" within the meaning of Section 3(37)(A) of ERISA, 29 U.S.C. §1002(37)(A) and is an "employee benefit plan" or "plan" within the meaning of Section 3(3) of ERISA, 29 U.S.C. §1002(3). The Pension Fund has its principal office at and is administered from 535 Boylston Street, Boston, Massachusetts.

- 4. Defendant Stamprete of Rhode Island is a company with a place of business in Johnston, RI.
- 5. Defendant Stamp Crete of Rhode Island, Inc. is incorporated in the State of Rhode Island with a principal place of business in Johnston, RI.
- 6. Defendant Stamped-Concrete, Inc. is an employer incorporated in the State of Rhode Island with a principal place of business in Johnston, RI.
- 7. Teamsters Local Union No. 251 is a "labor organization" within the meaning of 29 U.S.C. §152(5).

Count I (as against Stamprete of Rhode Island)

- 8. Defendant Stamprete of Rhode Island (Stamprete) is an "employer" within the meaning of 29 U.S.C. §1002(5) and an employer in an industry affecting commerce within the meaning of 29 U.S.C. §142(1) and §152(2), (6) and (7).
- 9. At all material times, Defendant Stamprete has been obligated by the terms of one or more collective bargaining agreements between defendant and Teamsters Local Union No. 251 to which defendant is bound to make contributions on behalf of certain employees to the Pension Fund.
- 10. Defendant has failed to make required contributions to the Pension Fund in violation of Section 515 of ERISA, 29 U.S.C. §1145.

Count II (as against Stamprete of Rhode Island)

11. Plaintiff hereby incorporates by reference paragraphs 1 through 10 of this Complaint as if set forth herein.

- 12. The United States District Court for the District of Massachusetts, C.A. No. 02cv11815 NG, has issued a Judgment against C. Pezza & Sons, Inc. in the amount of \$54,862.42 for failure to make pension contributions to the Fund.
 - 13. Upon information and belief, Stamprete is an alter ego of C. Pezza & Sons, Inc.
- 14. As an alter ego, Stamprete is liable to the Fund for payment of the outstanding judgment against C. Pezza & Sons, Inc., referenced in Paragraph 12 above.

Count III (as against Stamp Crete of Rhode Island, Inc.)

- 15. Plaintiff hereby incorporates by reference paragraphs 1 through 14 of this Complaint as if set forth herein.
- 16. Defendant Stamp Crete of Rhode Island, Inc. (Stamp Crete) is an "employer" within the meaning of 29 U.S.C. §1002(5) and an employer in an industry affecting commerce within the meaning of 29 U.S.C. §142(1) and §152(2), (6) and (7).
- 17. Upon information and belief, during all relevant times, Defendant Stamp Crete is an alter ego of or a successor to Defendant Stamprete.
- 18. Upon information and belief, Defendant Stamprete is doing business as Defendant Stamp Crete.
- 19. Defendant Stamprete has failed to make contributions on behalf of certain employees to the Pension Fund in violation of §515 of ERISA, 29 U.S.C. §1145.

Count IV (as Stamp Crete of Rhode Island, Inc.)

- 20. Plaintiff hereby incorporates by reference paragraphs 1 through 19 of this Complaint as if set forth herein.
 - 21. Upon information and belief, Stamp Crete is an alter ego of C. Pezza & Sons, Inc.

22. As an alter ego, Stamp Crete is liable to the Fund for payment of the outstanding judgment against C. Pezza & Sons, Inc., referenced in Paragraph 12 above.

Count V (as against Stamped-Concrete, Inc.)

- 23. Plaintiff hereby incorporates by reference paragraphs 1 through 22 of this Complaint as if set forth herein.
- 24. Defendant Stamped-Concrete, Inc. (Stamped-Concrete) is an "employer" within the meaning of 29 U.S.C. §1002(5) and an employer in an industry affecting commerce within the meaning of 29 U.S.C. §142(1) and §152(2), (6) and (7).
- 25. Upon information a belief, during all relevant times, Defendant Stamped-Concrete is an alter ego of or successor of Defendants Stamprete and/or Stamp Crete.
- 26. Upon information and belief, during all relevant times, Defendants Stamprete and/or Stamp Crete are doing business as Stamped-Concrete.
- 27. Defendant Stamped-Concrete has failed to make contributions on behalf of certain employees to the Pension Fund in violation of §515 of ERISA, 29 U.S.C. §1145.

Count VI (as against Stamped-Concrete, Inc.)

- 28. Plaintiff hereby incorporates by reference paragraphs 1 through 27 of this Complaint as if set forth herein.
- 29. Upon information and belief, Stamped-Concrete is an alter ego of or successor to C. Pezza & Sons, Inc.
- 30. As an alter ego, Stamped-Concrete is liable to the Fund for payment of the outstanding judgment against C. Pezza & Sons, Inc., referenced in Paragraph 12 above.

WHEREFORE, plaintiff demands that judgment enter against Defendants in accordance with Section 502(g)(2) of ERISA, 29 U.S.C. §1132(g)(2):

- 1. Awarding the Pension Fund the following amounts:
 - a. the unpaid contributions;
 - b. interest on those contributions from the date the payment was due;
 - c. liquidated damages in an amount equal to the greater of interest on the unpaid contributions or 20% of the unpaid contributions;
 - d. all costs and reasonable attorney's fees incurred by the Pension Fund in connection with this action; and
- 2. Ordering Defendants to pay the outstanding Judgment of C. Pezza & Sons, Inc. in the amount of \$54,862.42, with accrued post judgment interest;
- 3. Permanently enjoining the defendants from violating their obligations under the terms of its collective bargaining agreements with Teamsters Local Union No. 251 and the Agreement and Declaration of Trust to make contributions and reports to the Pension Fund; and
- 4. Ordering such other and further relief as this court may deem just and proper.

Dated: May २६, 2004

Respectfully submitted,

Catherine M. Campbell BBO #549397 FEINBERG, CAMPBELL & ZACK, P.C. 177 Milk Street Boston, MA 02109 (617) 338-1976

Attorney for plaintiff.

Charles Langone, Fund Manager

CERTIFICATE OF SERVICE

I, Catherine M. Campbell, hereby certify that I caused a copy of the foregoing to be mailed this date by certified mail, return receipt requested, to the United States Secretaries of Labor and Treasury.

Catherine M. Campbell

SJS 44 (Rev. 3/99)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS				DEFENDAN	TS				
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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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2.	. CATEGORY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT CODE LISTED ON THE CIVIL							
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4.	HAS A COURT	PRIOR AC	CTION BETWEEN THE SAME	E PARTIES AND BASED (ON THE SAME C	LAIM EVERBEEN FILED IN THIS		
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